

COLLECTOR LOTT IS \$26,000 SHORT

Tax Handler for Mobile County Is Largely in Arrears.

WELL ADVANCED IN YEARS

Investigation Reveals That the Office Has Been Carelessly Administered.

EXAMINERS OBSTRUCTED IN THEIR WORK

Indications Are That the Bondsman Cannot Pay the State the Full Amount Lost.

Montgomery, Ala., August 30.—(Special.)—According to the report of State Examiners Purfoy and Cowan, Tax Collector E. B. Lott, of Mobile county, is \$26,000 short in his accounts for the tax year of 1896. Giving him the benefit of the doubt, he is over \$20,000 short. What his defalcations are for the past year amount to will be determined as early as the examiners can accomplish the arduous task.

Lott was one of the most prominent men in the state. He is advanced in years and is in failing health and his condition is pitiable.

Three months ago, when Governor Johnston made a tour to Mobile to strengthen his official bond there was great indignation expressed in Mobile that the executive should reflect in any way on so good and so virtuous a man. Mr. Lott and his friends demurred for some time, but finally acquiesced and strengthened the bond with a security company's obligation.

Early in August Governor Johnston sent the examiners down to check up Mr. Lott's office. They made complaints, after commencing upon the job, that Lott's sons were hindering the investigation by withholding certain books. Proceedings were threatened and the records were finally all turned over.

The reports show that for years past Lott has been collecting large amounts of tax money before it was due, giving discounts to the taxpayer, and in this way raising money to settle up the shortage of the current year, also that he would collect money and instead of paying it over at the end of the month, as the law requires, he would withhold it from entry on his cash book for months; also that he would check signed as tax collector to pay his private debts; also that he would occasionally allow tax payers to settle by giving him a check discount at the banks and fail for months to enter the proceeds on his cashbook.

Lott's bond is for \$100,000, but while there are a dozen or more checks in his hands, whether the state can realize anything in the neighborhood of the shortage.

The surety bond does not protect the shortage that occurred previous to the past three months.

Lott has been tax collector of Mobile almost ever since the war. On the receipt of the report this morning Governor Johnston suspended him and notified Solicitor Webb to bring impeachment proceedings at once.

It remains to be seen whether the people of the county to say whether he shall be punished as a criminal.

NO CHARITY FOR MURDERERS.

Criminal Dockets in Alabama Show Many Cases Hanging.

Montgomery, Ala., August 30.—(Special.)—The jails of this county are wasting no sentimental charity on murderers. When the criminal dockets of Montgomery county were sounded a week or ten days ago it was found that there were twenty-six negroes to be tried for murder.

Dallas county, forty miles away, reports eighteen to be tried for the same offense, and Jefferson and others come close behind.

The jails in this county recognize that something must be done, and they are endeavoring honestly to contribute their part toward the enforcement of the laws relating to murder.

Eight or ten murder cases have been tried within ten days here, and only one acquittal has been secured.

WILL HOLD COUNTY FAIRS NOW.

Alabamians Will Make a Show at Their Home Towns.

Montgomery, Ala., August 30.—(Special.)—Several of the counties of the state are making preparations to hold county fairs this fall.

The custom used to prevail in ten or a dozen counties, but the state fair was more important and elaborate than the others, and in order not to stand in the way of its success, the county fairs were discontinued.

The state fairs have proved unprofitable and unwise, however, and the disposition seems now to be to return to the county fairs. Dallas, Lauderdale, Butler and perhaps other counties are arranging fairs for October.

These county fairs are a source of great pleasure and profit to the farmers of the county. They are brought together socially and in friendly rivalry, and the exchange of methods and experience is considered to be of great value to them.

Ill-health is more frequently the result of the "young dream" than anything else in the world. A young woman need not hope for a long life, but she can have a long life if she will.

When a young wife complains of being nervous, fretful, despondent, child troubled with headaches, pains in the back and sides and abdomen and "shooting pains," attributes these bad feelings to stomach, liver or heart trouble. If by a lucky chance, he hits upon the right cause, which is most frequently weakness or disease of the feminine organism, he will insist upon the offensive examinations and local treatment from which every modest woman shrinks.

When a woman suffers in this way she should consult, in person or by letter, some eminent physician who has the wisdom and experience to know that these troubles are easily cured by the right remedy without offense to modesty. Dr. R. V. Pierce has been for thirty years chief consulting physician to the largest medical and Surgical Institute, at Buffalo, N. Y., one of the leading medical institutions in the world. Many thousands of women have used his "Favorite Prescription" who were physical wrecks and who are now happy wives with happy husbands. Honest druggists will not offer suggestions in place of the famous "Favorite Prescription."

"After having been married nine years, having good health generally, and a child, I consulted you in regard to my case," writes Mrs. A. Thornton, of Hallow, Chittabogue Co., Ga. "I received prompt reply, with directions for using your medicine, which I followed. After taking ten bottles of Dr. R. V. Pierce's Favorite Prescription, I happily found myself in an excellent state, and in due time gave birth to a beautiful girl. She is two years and a half old now, and is healthy and fat."

Constipation? Biliousness? That means "danger ahead." Dr. R. V. Pierce's Pleasant Pellets are a sure cure.

LYNCHERS DUG A HOLE IN JAIL WALL

Sheriff of Butler County Calls Out the Militia To Guard Jail.

MOB WANTS TO HANG GAFFORD

Lloyd's Avengers Had Made Sure of Securing an Entrance.

THE PRISONER REMOVED TO MONTGOMERY

Governor Johnston Orders Greenville Officer To Protect His Charge Against Mob.

Greenville, Ala., August 30.—(Special.)—This morning a courier from the western portion of this (Butler) county dashed into the city of Greenville, and informed Sheriff Shanks that a mob had organized in the southwestern portion of the county and was marching to Greenville for the purpose of lynching John A. Gafford, who killed Francis B. Lloyd, the newspaper writer, near here last Thursday.

The sheriff wired Governor Johnston, who was in Birmingham at the time, and the executive promptly instructed him to call out the Greenville militia and all the available officers of the law to protect the prisoner in jail. The sheriff acted promptly.

The troops were drawn up about the jail, and when the mob came upon the scene they found the authorities prepared to give them a warm reception. The facts were reported to the lynchers, who determined after a conference, to postpone their attempt until tonight.

After the officers had surrounded the jail, and discovered that a hole, sufficiently large to permit the passage of a person of large size, had been dug in the jail wall, and it is presumed that the lynchers had dug the opening in order to guarantee themselves a passage in, provided they were unsuccessful in getting the keys from the sheriff.

Two prisoners were seized and contrived to escape through the hole during the excitement.

This afternoon, guarded by the militia, the prisoner Gafford, was conducted from the jail to the train and brought to this city, where he will likely remain until he is of the month, as the law requires, he would withhold it from entry on his cash book for months; also that he would check signed as tax collector to pay his private debts; also that he would occasionally allow tax payers to settle by giving him a check discount at the banks and fail for months to enter the proceeds on his cashbook.

Lott's bond is for \$100,000, but while there are a dozen or more checks in his hands, whether the state can realize anything in the neighborhood of the shortage.

The surety bond does not protect the shortage that occurred previous to the past three months.

Lott has been tax collector of Mobile almost ever since the war. On the receipt of the report this morning Governor Johnston suspended him and notified Solicitor Webb to bring impeachment proceedings at once.

It remains to be seen whether the people of the county to say whether he shall be punished as a criminal.

WHISKY KILLS NEGRO BARBER.

Coroner's Jury Returns a Verdict of Death from Intoxication.

Montgomery, Ala., August 30.—(Special.)—Andrew Cannon, a negro barber, got on a spree yesterday several miles from town, and was found dead in a field this morning.

The coroner's jury returned this verdict: "We, the jury, find that the deceased, Andrew Cannon, came to his death from over-intoxication and exposure to excessive cold."

Employees Must Be Vaccinated.

Montgomery, Ala., August 30.—(Special.)—Superintendent McKinney, of the Mobile and Montgomery, Ala., and the Louisville and Nashville railway system, has issued a peremptory order that all employees of the system be vaccinated upon penalty of immediate discharge.

Present of the Fruit Growers.

Montgomery, Ala., August 30.—(Special.)—The Alabama Fruit Growing and Winery Association, with headquarters in Clifton, Ala., has elected Colonel J. B. McCall, of Edwardsville, president for the ensuing year. The colonel is a judicious and enterprising man, and promises to make the next year a prosperous one in the development of the fruit industry in eastern Alabama.

DEAD NEGRO WAS A FUGITIVE

Body Found in Woods Identified as That of Jesse Washington.

Body Found in Woods Identified as That of Jesse Washington.

CHARGE LARCENY AFTER TRUST

Detectives Were After Him on This Charge—Hope To Find the Man Who Took His Life.

The negro who was found dead in the woods near DeLoach's mill on Saturday had been identified as Jesse Washington, who was wanted by the detectives on a charge of larceny after trust. Since the decomposed body was found, the detectives have been investigating the case. It was very evident from the condition of the ground around the body that there were several negroes in the vicinity. The negro's body showed that knives, sticks and a coupling pin had been used. From the evidence of the detectives, a crowd of negroes were out gambling. The presence of the detectives put the negroes on their guard and they had stopped making it a rendezvous.

There were five other negroes seated around the fire, throwing the dice for their week's earnings. The names of these negroes are known to the detectives and it won't be many days before they will be brought to justice.

The fact that the negro had on his hands a pair of shoes and a pair of trousers, which were found near the body, has also been taken into consideration. The fact that the negro had on his hands a pair of shoes and a pair of trousers, which were found near the body, has also been taken into consideration.

It was the verdict of the coroner's jury that Washington was murdered by several men. A careful examination being made of the wounds before he was buried. The county physician stated that the body could have been in the woods anywhere from two to six days.

Jesse Washington had been missing from his home since last Sunday. It has been reported that he was out for several days, and the supposition is that they were going out to gamble. Washington didn't return, and his family thought that he had probably been locked up, and on Wednesday called at police barracks.

Circumstantial Evidence.

From The Mobile Register. The effort to convict Usage Maker Levey of late charges on the charge of killing his wife and destroying the body by boiling it in a reducing vat is attracting wide attention, not only because of the strangeness of the crime charged, but also because this is an attempt to prove a murder without first producing the corpus delicti. A murder was committed in Alabama, where several boys were charged with drowning a companion, who was in bathing with them in a small stream. The testimony was that they had pushed him under the water and that he was never seen again. A verdict of guilty of manslaughter was returned, but in course of time the "murdered" boy reappeared, having escaped from the water and fled from the neighborhood for safety.

REDHEADED MAN OF RINGGOLD FOUND?

Alleged Assailant of Miss Heathcock and Her Mother Arrested.

HE ESCAPED FROM STOCKADE

Began His Liberty by Assaulting a Young Woman.

GIVES THE NAME OF FRANK LOWDEN

Carl Miller, Attracted by Miss McDaniels' Screams, Went to Her Aid and Captured the Mischief.

Frank Lowden, a white man, escaped from the city stockade yesterday and a few minutes afterwards attempted to assault Miss McDaniels, a young woman living at Faith's crossing, on the Decatur car line, a few miles from the city.

Her cries and frantic flight with the assailant attracted the attention of Mr. Carl Miller, who was on the Decatur car, and who was passing at the time, and he rushed to her assistance.

The young lady, half fainting with fright, told him that a man tried to assault her and that he was in the house. Mills rushed in and looked in the closet, where she said the man was, but failed to find him.

He noticed a pair of heels sticking out from under the bed. "Come out, or I will blow your brains out," said young Mills to the convict, pointing a pistol at the man's head.

When the man resisted Mills did not shoot, but struck him over the head with the revolver, tossed the victim to a bystander and fought the man with his fists.

Mills succeeded in throwing him to the floor and handcuffing him. Later he took him to the stockade, where he is being kept under strict surveillance by the officers.

Miss McDaniels, who is thoroughly unnerved by her adventure, was sitting on the front porch when she saw the man pass. He evidently went around the house and walked through the two rear rooms, and hid himself in the closet. When she entered the house he sprang at her. She called for help and Mills went to her rescue.

Frank Lowden, the man who attempted the assault, is wanted for the same offense. It is alleged in Chickamauga Park. The officers in this city have been holding him waiting until the Chattanooga officers can be heard from. Several weeks ago a man assaulted a Miss Heathcock, who lived near Ringgold, Ga., and at the same time nearly killing his victim's mother. It was thought at one time that the young lady would die. A posse followed the man but he eluded them.

Lowden was arrested in the city some time ago for idling and loitering and sent to the stockade pending an investigation by the authorities.

Officer T. C. McIntyre has been working on the case and says he is positive that the man who attempted to assault Miss McDaniels yesterday is the one who committed the assault on the young lady near Ringgold. He will leave today with his prisoner for that town.

Lowden escaped from the city camps yesterday afternoon and the officers were notified last night to watch out for him. There is quite a settlement at Faith's crossing, which is just four miles from the city. Great indignation was expressed as soon as they heard of the attempt at assault. Lowden is a big fellow with red hair and a red beard of three weeks' growth. He says he is from Long Island, N. Y.

He was placed under a careful guard at the city stockade last night.

Texas on Top.

A farmer near Cleburne raised a watermelon that weighed 100 pounds; a Collin county boy killed 300 fat plovers in one day; a Lamar county boy has a bullrope with legs as big as baseball bats; a Hill county man found a post oak tree with a ton of honey in it; a McKinney man raised from seed furnished by Congressmen Bailey a cucumber that weighed eight pounds; a Smith county farmer raised radishes that measured ten to the bushel; a Hill county rooster has come off the nest with a brood of chickens; a Lane county man found a nugget of gold that weighed \$600; a Van Zandt county woman has given birth to quadruplets; Corsicana has learned that an ocean of petroleum lies just beneath her. And yet, some of these things are not new. Texas has been famous for such things for years.

He was placed under a careful guard at the city stockade last night.

Lowden escaped from the city camps yesterday afternoon and the officers were notified last night to watch out for him. There is quite a settlement at Faith's crossing, which is just four miles from the city. Great indignation was expressed as soon as they heard of the attempt at assault. Lowden is a big fellow with red hair and a red beard of three weeks' growth. He says he is from Long Island, N. Y.

He was placed under a careful guard at the city stockade last night.

Lowden escaped from the city camps yesterday afternoon and the officers were notified last night to watch out for him. There is quite a settlement at Faith's crossing, which is just four miles from the city. Great indignation was expressed as soon as they heard of the attempt at assault. Lowden is a big fellow with red hair and a red beard of three weeks' growth. He says he is from Long Island, N. Y.

He was placed under a careful guard at the city stockade last night.

Lowden escaped from the city camps yesterday afternoon and the officers were notified last night to watch out for him. There is quite a settlement at Faith's crossing, which is just four miles from the city. Great indignation was expressed as soon as they heard of the attempt at assault. Lowden is a big fellow with red hair and a red beard of three weeks' growth. He says he is from Long Island, N. Y.

He was placed under a careful guard at the city stockade last night.

Lowden escaped from the city camps yesterday afternoon and the officers were notified last night to watch out for him. There is quite a settlement at Faith's crossing, which is just four miles from the city. Great indignation was expressed as soon as they heard of the attempt at assault. Lowden is a big fellow with red hair and a red beard of three weeks' growth. He says he is from Long Island, N. Y.

He was placed under a careful guard at the city stockade last night.

Lowden escaped from the city camps yesterday afternoon and the officers were notified last night to watch out for him. There is quite a settlement at Faith's crossing, which is just four miles from the city. Great indignation was expressed as soon as they heard of the attempt at assault. Lowden is a big fellow with red hair and a red beard of three weeks' growth. He says he is from Long Island, N. Y.

He was placed under a careful guard at the city stockade last night.

Lowden escaped from the city camps yesterday afternoon and the officers were notified last night to watch out for him. There is quite a settlement at Faith's crossing, which is just four miles from the city. Great indignation was expressed as soon as they heard of the attempt at assault. Lowden is a big fellow with red hair and a red beard of three weeks' growth. He says he is from Long Island, N. Y.

He was placed under a careful guard at the city stockade last night.

WANT CONGRESS TO MEET AT ONCE

Conference of Labor Leaders Had a Busy Day of It.

NO DEFINITE RESULTS YET

Sovereign Declines To Give Out the Plans Formulated.

RATCHFORD'S IDEA HAS OPPOSITION

The Platform May Not Contain a Petition to President McKinley To Call Congress Together To Take Some Action on the Strike.

St. Louis, August 30.—The conference of labor leaders, which began this morning, had a busy day and what the conference has accomplished, if anything, is in doubt. It is not believed that the leaders have attained any definite result, and in fact, the president of one of the national organizations said today that failure of the conference was a foregone conclusion.

The committee on resolutions and plan of action was at work all afternoon and evening, and tonight Mr. Sovereign announced that they had formulated a plan, but declined to give any details. The platform, it is expected, will be submitted to the convention tomorrow morning.

Mr. Ratchford's plan of petitioning President McKinley to convene congress in extra session to define, as he put it, the rights of citizens, if any, did not meet with the approval he had hoped for, and it is not believed the idea will be incorporated in the platform.

Mr. Debs did not speak. He is represented on the resolutions committee, however, by Mr. Berger, and as he has remained pretty close to the gentlemen composing that committee, it is safe to say his "social democracy" ideas will be represented.

The committee on resolutions named at the morning session made its report immediately upon the assembling of the conference for its afternoon session. It was shown that eighty-eight delegates, representing the following organizations, were represented:

United Mine Workers of America, the American Federation of Labor, the Stone Cutters' International Union, Brotherhood of Painters and Decorators, Brotherhood of Bottle Blowers, Building Trades Council of St. Louis, the Patrons of America, International Typographical Union, the Single Tax League of America, Central Labor Council of Cincinnati, the International Typographical Union, the Peoples' Party of Kansas, and the Industrial Order of Freedmen.

The report was adopted. It was decided that delegates recognized as coming from the particular organization they represented instead of the general body.

After considerable discussion, the plan of action was named:

W. C. Pearce, of the miners; W. D. Miller, of the railway men; Victor Berger, of Milwaukee, who represents the social democracy in whose favor Mr. Debs is running; and J. R. Soyars, representing the populists, and J. R. Soyars.

Urged a Special Session.

Mr. Ratchford then took the floor. He went over the miners' strike from its inception to the present day and dwelt particularly on "government by injunction."

He pleaded for prompt action, and coming to the point of his argument, advocated a special session of congress as the best and in his opinion, the only relief.

"In case of refusal," said Mr. Ratchford, "I will then be the first to consider more extreme measures. I am in favor, if the president refuses to call congress together, of a complete paralysis of business."

Mr. Sovereign put himself on record as opposed to Mr. Ratchford's plan. He believed this would be the last convention to be held under present conditions and that the crucial test now confronted organized labor.

Telegrams of greeting and protest against "government by injunction" were received from the populist executive committee of the sixteenth congressional district of Ohio, the German Trades Assembly of Philadelphia and the Atlanta Federation of Trades.

The statement of Mr. Sovereign that the committee on resolutions had formulated a plan of action seemed to be controverted late tonight by the assertion that the committee has not reported. The committee was in truth just getting ready to assemble at midnight to make another attempt at settlement.

"The committee is running away from the issue," said a member, "and I am afraid the whole thing will result in a fiasco."

Mr. Sovereign put himself on record as opposed to Mr. Ratchford's plan. He believed this would be the last convention to be held under present conditions and that the crucial test now confronted organized labor.

Telegrams of greeting and protest against "government by injunction" were received from the populist executive committee of the sixteenth congressional district of Ohio, the German Trades Assembly of Philadelphia and the Atlanta Federation of Trades.

The statement of Mr. Sovereign that the committee on resolutions had formulated a plan of action seemed to be controverted late tonight by the assertion that the committee has not reported. The committee was in truth just getting ready to assemble at midnight to make another attempt at settlement.

"The committee is running away from the issue," said a member, "and I am afraid the whole thing will result in a fiasco."

Mr. Sovereign put himself on record as opposed to Mr. Ratchford's plan. He believed this would be the last convention to be held under present conditions and that the crucial test now confronted organized labor.

Telegrams of greeting and protest against "government by injunction" were received from the populist executive committee of the sixteenth congressional district of Ohio, the German Trades Assembly of Philadelphia and the Atlanta Federation of Trades.

The statement of Mr. Sovereign that the committee on resolutions had formulated a plan of action seemed to be controverted late tonight by the assertion that the committee has not reported. The committee was in truth just getting ready to assemble at midnight to make another attempt at settlement.

"The committee is running away from the issue," said a member, "and I am afraid the whole thing will result in a fiasco."

Mr. Sovereign put himself on record as opposed to Mr. Ratchford's plan. He believed this would be the last convention to be held under present conditions and that the crucial test now confronted organized labor.

Telegrams of greeting and protest against "government by injunction" were received from the populist executive committee of the sixteenth congressional district of Ohio, the German Trades Assembly of Philadelphia and the Atlanta Federation of Trades.

TWO WOMEN KEPT MOB OF MEN BACK

Mormon Elders Were Protected by South Carolina Girls.

BOTH ARMED WITH SHOTGUNS

Twenty-Five Men Bound Over for Re-sisting Teachers of Polygamy.

PEOPLE OBJECT TO MORMON DOCTRINES

Fairfield County Court Will Try Cases Against Alleged Regulators or Whitecappers.

Columbia, S. C., August 30.—(Special.)—The little town of Ridgeway, Fairfield county, was today overflowed by the large crowds over within its limits, the occasion being the preliminary examination of the prisoners who have been indicted by various Mormon converts for alleged conspiracy to resist the law.

As to the real cause of the trouble, the truth is hard to learn. Reports at first were to the effect that Mormons were being mistreated simply because they were Mormons. After a while it began to be whispered that the mobs were the old-time whitecaps, or regulators; that the Mormon elders were both teaching and practicing loose morals among their converts, who are generally of the ignorant class of people.

Citizens of both town and country when questioned as to the truthfulness of the reports as to immorality on the part of the Mormon elders and their female converts, could not give any tangible reasons known by them for the belief.

When a merchant was asked as to the sentiment of the town people he replied: "Of course the town people are opposed to mob law, but this is a case that can be reached by no law but mob law."

Assistant Attorney General Townsend and Solicitor Henry were both on hand to represent the state, while the prosecutors had employed H. A. Moore to assist E. B. Taylor, the richest man in the county. There were five separate cases brought by Robert Eastler, Algernon Eastler, William Collins, Sam Braham and Jake Freeman. Each case charged assault and riot against some of the twenty-five defendants.

Enough testimony was given to make out a case against the defendants. Sam Moore, Riley Stewart, Joe Bailey, James Pearce, Joe Nettles, Jim Kelly, Levi Moore, Thomas Sessions, John Gibson, Althorp, John Outlaw, Fletcher Hays, Thomas Dinkins, John Moore, William Moore, James Harrold, Cliff Nelson, Elton Wilson, Newton Kelly, William H. Hays, Talley Peak and Robert McCoy, all of whom gave bond.

The prosecutors are from Kershaw and Fairfield counties. Court meets in Winnsboro in September, when the cases will be heard by a Fairfield grand jury.

It developed in the hearing that during one of the raids on the house of David Braham, where two Mormon elders had been staying, only his two daughters were in the house. Each of them took a shotgun and held the hundred men at bay till their father came up and submitted to a search.

The hearing was continued to the morning session. The committee on resolutions named at the morning session made its report immediately upon the assembling of the conference for its afternoon session. It was shown that eighty-eight delegates, representing the following organizations, were represented:

United Mine Workers of America, the American Federation of Labor, the Stone Cutters' International Union, Brotherhood of Painters and Decorators, Brotherhood of Bottle Blowers, Building Trades Council of St. Louis, the Patrons of America, International Typographical Union, the Single Tax League of America, Central Labor Council of Cincinnati, the International Typographical Union, the Peoples' Party of Kansas, and the Industrial Order of Freedmen.

The report was adopted. It was decided that delegates recognized as coming from the particular organization they represented instead of the general body.

After considerable discussion, the plan of action was named:

W. C. Pearce, of the miners; W. D. Miller, of the railway men; Victor Berger, of Milwaukee, who represents the social democracy in whose favor Mr. Debs is running; and J. R. Soyars, representing the populists, and J. R. Soyars.

He was placed under a careful guard at the city stockade last night.

Lowden escaped from the city camps yesterday afternoon and the officers were notified last night to watch out for him. There is quite a settlement at Faith's crossing, which is just four miles from the city. Great indignation was expressed as soon as they heard of the attempt at assault. Lowden is a big fellow with red hair and a red beard of three weeks' growth. He says he is from Long Island, N. Y.

He was placed under a careful guard at the city stockade last night.

Lowden escaped from the city camps yesterday afternoon and the officers were notified last night to watch out for him. There is quite a settlement at Faith's crossing, which is just four miles from the city. Great indignation was expressed as soon as they heard of the attempt at assault. Lowden is a big fellow with red hair and a red beard of three weeks' growth. He says he is from Long Island, N. Y.

He was placed under a careful guard at the city stockade last night.

</

TOO POOR TO
PAY ATTORNEY

Slayer and His Attorneys
Compliance Appeal to the Court

Appoints Counsel

Of Attorneys Was Announced
Soon After the Killing.

AL IS NOW FIXED FOR

Expected Printers' Union
Supply Money to Carry
on the Defense.

August 30.—(Special.)—One
day Charley Reid and Robert
will be put on trial for the murder of C. W. L.

no longer any reasonable
case being brought to trial
both the prosecution and
defense practically agreed on

morning Reid and Dennington
in court and stated to Judge
ability to employ counsel.

men had a large array of counsel
on the idea that the price
throughout the country would
money to conduct the trial.

It would be put up by friends
of the prisoners without friends
of the prisoners without friends
of the prisoners without friends

of C. A. Turner to defend
and Messrs. S. A. Reid
Jordan to defend Dennington.

Polton put the attorneys on
they must be prepared to
set work. He said he would
do the case.

MOB GOES TO TWIGSON

Assaulted Mrs. Couch
Pursued by a Crowd.

August 30.—(Special.)—
assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

assaulted Mrs. Couch
assaulted Mrs. Couch
assaulted Mrs. Couch

ATKINSON TO PUSH
CONVICT REFORM

Movement Now Fairly Started Will Not
Be Permitted To Stop.

Ring Words Are Spoken

Governor Atkinson Has Undoubted
Authority in the Matter.

Won't Wait for the Legislature to Act

Is Fully Aware of the Illegality of
Cases and Will Not Delay De-
cisive Action.

The work of reform in the matter of
the treatment of the misdemeanor con-
victs leased to private contractors has
been begun intelligently and will be
pushed to a satisfactory conclusion. I
am aware that all such leases are illegal,
and it is not my intention to wait for
the legislature to act. I am going to
act myself. But it would defeat the
ends of justice for me to tell at this
time what methods I propose to pursue
in order to correct the evils which
we all know exist.—Governor Atkinson.

In the foregoing statement, made by the
governor yesterday morning as soon as he
reached his office in the capitol, is found
the answer to the question that has been
asked by everybody's mouth ever since it became
generally known that it was not necessary
to wait for the legislature to meet in
order to wipe out the horrors of the private
misdemeanor convict camps which Colonel
Byrd told of in his now famous report.

The governor would not discuss the sub-
ject further, because he thought he would
damage his case by talking about it, but
he said in plain English that he intended
to go to the fullest limit of his authority
in bringing about the reform which he
had himself set upon himself to appoint Colonel
Byrd a special commissioner.

No one doubted that the governor would
do this, for he has been a consistent and
perpetual advocate of convict reform ever
since he was first inaugurated as governor,
and in his campaign against brutality
he was first he has never for a moment
wavered. So much has been said, how-
ever, regarding the necessity of awaiting
the next session of the legislature, and so
much faith has been pinned to the belief
that the law of the state would be amended
to give the misdemeanor convicts the
rights which they should have, that the final
decision of the governor on this point, was
awaited with the utmost interest.

Will the Governor Lead?

His positive declaration that he proposes
to go on with the good work without wait-
ing for the legislature will be good news to
everybody. It does not mean that he will
officially assume control of the convict
system, but it does mean that he will join
the many other interests now at work in
the cause of reform, and take the lead in
the fight which means so much for the
honor of Georgia. It means that he pro-
poses to recommend wholesome laws for the
government and control of all convicts to
the next legislature, and that he will use
all the power of his official position for good
in this direction.

It means, also, that so far as the mis-
demeanor convicts are concerned, the gov-
ernor appreciates the necessity of prompt
action. He has already stated time and
time again that he believes the next legis-
lature should pass these minor criminals
from the control of the state, and to pro-
vide state inspection and supervision for
them, but he realizes, as well as all the
other law-loving people of Georgia do, that
the wholesale disobedience of the mis-
demeanor convict law which now dishonors
the state should be checked with the
prompt hand of absolute authority. He un-
derstands, as all other men do now, that it
is not necessary for the legislature to abo-
lish the private camps. He knows that a
single action on his own part tomorrow
can do all that by virtue of a law already
created.

Power Is Absolute.

It is needless to discuss the power of
Governor Atkinson in this connection, be-
cause it has already been shown that even
a private individual on whom the sunlight
of possible gubernatorial nomination has
never even flickered, could go into the
court of any county in which misdemeanor
convicts are now confined in private camps
and by virtue of his power as a citizen
turn those convicts loose. It is not, there-
fore, a question of authority. It is only a
question of duty upon the part of the man
whose special and particular province it is,
by virtue of his oath of office, to enforce
the law of the state which honors him by
election to its highest official position.

In the Constitution last Sunday morning
a case in point was cited, which is of
special significance at this time, because
nineteenths of all the misdemeanor convicts
now in confinement come under the same
head. The case was that of a negro named
Jim Miller, who was convicted before the
county court of larceny, and given the
alternative sentence of twelve months in
the chain-gang or the payment of a fine
of \$50. He did not pay his fine, and was
sold by the sheriff to a private contractor
for \$25. A firm of shrewd negro contractors
bought him as a convict, and he was taken
into their camp before Judge Shef-
field.

What One Lawyer Did.

He told stories of the brutalities of pri-
vate camp life, and won the sympathy of
all who heard him, but the stories of bru-
tality could only effect the law in the event
that the law recognized the existence of
private misdemeanor camps. His attorneys
placed the sheriff of the county on the wit-
ness stand, and the sheriff, under direct
examination, admitted having received \$25
from the private contractor for the sale of
the negro's body. His attorneys then made

the point that in the payment of the \$25
the prisoner had been paid, the ven-
ue of the county had been satisfied, and
he should be set free. Judge Sheffield took
this view of the matter and the negro was
discharged.

The importance of this decision will be ap-
preciated when it is known that of the
800 misdemeanor convicts employed in pri-
vate camps in Georgia nine-tenths should
be turned loose today, because their fines
have been paid under similar circum-
stances.

There is no dispute as to the danger in this
respect which would be to the state, neither
is there any dispute as to the authority of
the governor. There might be some excuse
for delay if the law had not yet been in-
terpreted with sufficient clearness to di-
vorce absolutely and forever the legality
of the employment of misdemeanor convicts
on public works from the illegality of their
incarceration in private camps. That the
private camp system has been fostered and
has developed without profit to the tax-
payers of the county which disposes of
its misdemeanor convicts in this manner
has already been proven. The only pro-
fit arising from the nefarious trade goes into
the pockets of the petty officials of the
same counties has likewise been proven.

Dividing the Spoils.

It has frequently happened that in the
division of spoils obtained for the sale of
these unfortunate legal questions have
arisen, and in every instance the su-
preme court has decided that the illegality
of such contracts forbids them giving se-
rious consideration to the issues involved.
A number of such cases could be cited, but
it is sufficient to say that one of these
cases is sufficient to settle the matter.

The solicitor of the county court of Emanuel
county some time ago applied for a
mandamus against the commissioners of
roads and revenue of that county, requiring
them to apply to the payment of his
insolvent costs money received by them
from the hire of convicts tried and con-
victed in the county court. A mandamus
absolute was granted and the commissioners
excepted, thus carrying the case to the
supreme court. The application for man-
damus and the order of the judge granting
the same were based upon the act of Octo-
ber 16, 1891, "to authorize county author-
ity to hire out misdemeanor convicts and
to provide for the distribution of the money
arising therefrom."

This act further provides that "whereas
said convicts are delivered to the county
or municipal corporation, as now
provided by law, said county authorities are
hereby authorized to receive compensation
for the labor of said convicts and the
money so received shall be first applied to
the payment of the fees of the officers of
said county, and the balance to be ap-
plied in the manner hereinafter provided."
It is further provided, "that the money so
received shall be first applied to the pay-
ment of the fees of the officers of said
county, and the balance to be ap-
plied in the manner hereinafter provided."

The supreme court in this case decided
that the money so received shall be first
applied to the payment of the fees of the
officers of said county, and the balance to
be applied in the manner hereinafter pro-
vided. The court further decided that the
money so received shall be first applied to
the payment of the fees of the officers of
said county, and the balance to be ap-
plied in the manner hereinafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-
inafter provided.

The court further decided that the money
so received shall be first applied to the
payment of the fees of the officers of said
county, and the balance to be applied in
the manner hereinafter provided. The court
further decided that the money so received
shall be first applied to the payment of the
fees of the officers of said county, and the
balance to be applied in the manner here-

MAIL CARRIERS

Officials Will Name Them on October 1st.

NORTH SIDE ROUTES

Deliveries Increased on Jackson, Boulevard, Edgewood Avenue.

A mail carrier service is to be

twelve months the local authorities have been trying to force of carriers, and at one thought that at least a dozen

the Washington, however, disappointed the Al- and refused to allow an in-

the local postoffice received notice from Washington the appointment of two ad-

the instructions were not to be appointed for last.

who will be put on the list are Launiet and E. Stallings.

service will be used in the where most needed. Stallings on the route as the outer and street. He will deliver to three residents three times a

the same number of col- before there have been only two

of the city living on the Edgewood and Edgewood avenue

the benefit of the other mail route only a day. Here-

the officials hope that this is the of the good work. For

Atlanta has a large and a popu- sufficiently large to entitle it

more carriers, but for some federal authorities refuse to

has taken some time ago to determine the fact that the of the city was sufficient to

larger force, but the expected census was not realized.

BECAUSE OF A DEBT

Arrested Saturday and Liberated Sunday Morning.

LARGED WITH CHEATING

Railroad Stock Was Put Up Appearance at the Preliminary Trial.

Garrison, who was at one time

Central railroad, was ar- day on a warrant charging

a common cheat and swin- a-fault of bond, he was sent

the preliminary hearing Sunday morning, however, it

in making the required bond, worth of railroad stock for

see. He was released from the

ant charging the young man

and swindler, and Joseph Hunt, but he acted only

representative of other people. It

about three months ago Gar- at \$15,000 from John T. Moody &

ave them his sixty days' note, indorsed by Mr. W. D.

said last night that at the sug- Mr. Dimmock they required Gar-

a chattel mortgage on a car, a horse, buggy and other

similar character. Mr. Moody they was borrowed at the rate

at per annum. It was presented

note for \$10,000, according to the made by Mr. Moody, and was

THE WEATHER.

North Carolina and South Carolina—Fair, except showers in southeast portions; cool, except variable winds.

Georgia—Showers, followed by fair in northern portions; cool in southeast portions; variable winds.

CATHOLICS OBJECT TO THIS TEXT BOOK

Bible Morality Under Consideration of a Board Committee.

OBJECTIONABLE TO CATHOLICS

Was Submitted to Catholic Clergymen and They Ask for Changes.

Wanted Catholic Version of Ten Commandments Given—Changes Will Probably Be Made.

The textbook committee of the board of education has under consideration a new textbook which will in all probability be introduced in the public schools of Atlanta.

It will be the first religious book ever introduced into the schools, and is called "Bible Morality," by Dr. S. G. Hillier, of Atlanta.

The report of the committee was presented to the board of education at its last meeting, but was not acted on. It is

likely that it will be adopted at the meeting Thursday, as a number of the board

favor it. Before making a report on the book the committee furnished a copy of it to the

Catholic clergyman here for the purpose of seeing if it would be objectionable to them.

As a result of this there will be some changes in the book, or else the Catholics of the city will make some strong ob-

jections to its adoption in the schools. It seems that the Catholics in all except one or two points, and these they have asked to be amended satisfactorily.

The book gives the Ten Commandments and discusses each in a clear and simple manner, so that the idea of each can easily be grasped by any child.

It seems that the "Ten Commandments" given in the book as it now stands are according to the Protestant version. The book makes one exception under which a divorce can be obtained and the divorced parties be married again.

Father Schadeewell, to whom the book was referred, asked that a leaflet be inserted giving the Catholic version of the commandments and explaining the position of the church in regard to divorces. The Catholic church allows divorces under no circumstances.

There are other slight objections to the book, but these are the two principal ones. It seems that the first two commandments given in the book, are embodied in the Catholic version, with the exception that the first commandment is given in the Protestant version.

Then the ninth and tenth commandments, according to the Catholic version, are according to the Protestant version. The book makes one exception under which a divorce can be obtained and the divorced parties be married again.

Father Schadeewell, to whom the book was referred, asked that a leaflet be inserted giving the Catholic version of the commandments and explaining the position of the church in regard to divorces. The Catholic church allows divorces under no circumstances.

There are other slight objections to the book, but these are the two principal ones. It seems that the first two commandments given in the book, are embodied in the Catholic version, with the exception that the first commandment is given in the Protestant version.

Then the ninth and tenth commandments, according to the Catholic version, are according to the Protestant version. The book makes one exception under which a divorce can be obtained and the divorced parties be married again.

Father Schadeewell, to whom the book was referred, asked that a leaflet be inserted giving the Catholic version of the commandments and explaining the position of the church in regard to divorces. The Catholic church allows divorces under no circumstances.

There are other slight objections to the book, but these are the two principal ones. It seems that the first two commandments given in the book, are embodied in the Catholic version, with the exception that the first commandment is given in the Protestant version.

Then the ninth and tenth commandments, according to the Catholic version, are according to the Protestant version. The book makes one exception under which a divorce can be obtained and the divorced parties be married again.

Father Schadeewell, to whom the book was referred, asked that a leaflet be inserted giving the Catholic version of the commandments and explaining the position of the church in regard to divorces. The Catholic church allows divorces under no circumstances.

There are other slight objections to the book, but these are the two principal ones. It seems that the first two commandments given in the book, are embodied in the Catholic version, with the exception that the first commandment is given in the Protestant version.

Then the ninth and tenth commandments, according to the Catholic version, are according to the Protestant version. The book makes one exception under which a divorce can be obtained and the divorced parties be married again.

Father Schadeewell, to whom the book was referred, asked that a leaflet be inserted giving the Catholic version of the commandments and explaining the position of the church in regard to divorces. The Catholic church allows divorces under no circumstances.

There are other slight objections to the book, but these are the two principal ones. It seems that the first two commandments given in the book, are embodied in the Catholic version, with the exception that the first commandment is given in the Protestant version.

Then the ninth and tenth commandments, according to the Catholic version, are according to the Protestant version. The book makes one exception under which a divorce can be obtained and the divorced parties be married again.

Father Schadeewell, to whom the book was referred, asked that a leaflet be inserted giving the Catholic version of the commandments and explaining the position of the church in regard to divorces. The Catholic church allows divorces under no circumstances.

There are other slight objections to the book, but these are the two principal ones. It seems that the first two commandments given in the book, are embodied in the Catholic version, with the exception that the first commandment is given in the Protestant version.

Then the ninth and tenth commandments, according to the Catholic version, are according to the Protestant version. The book makes one exception under which a divorce can be obtained and the divorced parties be married again.

Father Schadeewell, to whom the book was referred, asked that a leaflet be inserted giving the Catholic version of the commandments and explaining the position of the church in regard to divorces. The Catholic church allows divorces under no circumstances.

There are other slight objections to the book, but these are the two principal ones. It seems that the first two commandments given in the book, are embodied in the Catholic version, with the exception that the first commandment is given in the Protestant version.

WATER BOARD WANT

\$200,000 IN BONDS

Water Commissioners Decided on a Bold Step at Noon Yesterday.

MORE PIPE IS NEEDED IN CITY

The Department Has Not the Funds To Meet Present Demands.

ISSUE WOULD BE A GOOD INVESTMENT

Increased Revenue Would More Than Double Interest First Year—People Will Have a Voice.

A called meeting of the board of water commissioners in the mayor's office at the chamber of commerce at 12 o'clock yesterday may result in one of the most decided steps Atlanta has taken toward advancement in some time.

By a unanimous vote the board decided to recommend the issuance of \$200,000 worth of bonds to lay new water pipes throughout the city and to generally improve the efficiency of the service of the waterworks department.

A committee from the water board will probably appear before council at the next regular meeting next Monday and request that body to appeal to the legislature for the authority to hold an election in Atlanta, when the people will be given an opportunity of voicing their sentiments on the bond issue.

The subject was very freely discussed at the meeting at noon yesterday, and every commissioner, including the mayor and superintendent, was heartily in favor of the proposed plan. The board are to be 4 per cent interest and to run for about twenty or thirty years.

The action was taken in answer to a great demand all over the city for more water service. There are not near enough water pipes and a great cry is going up from all parts of Atlanta for an increased supply. Innumerable residences never have been reached and there are many streets on which water mains have never been laid.

Would Meet Long Felt Want. The officials of the water department have been trying to remedy this difficulty for a number of years, but find themselves handicapped on account of the lack of funds. The department has not the money to buy the pipe that is needed to lay mains where they are requested or to answer the cries for water that are going up in every direction.

Municipal finances have not been so very strong for the last few years, and the appropriation to the water department has been barely enough to meet actual running expenses. But even considering this fact, the company, by good executive ability, has managed to increase the service and lay a good network of water pipes in parts of the city where water was most needed.

The \$200,000, however, would mark a new era in the history of the department. Pipes could be run on almost every street in the city and all demands for water would be satisfied. The department would be made one of the most efficient in the whole country, and Atlanta's waterworks would simply be beyond reproach.

Moreover, the officials claim the issuance of the bonds at 4 per cent would be a good investment for the city. The interest would amount to \$8,000 per annum and the increased revenue accruing from the additional service would amount to more than twice that sum the first year, or between \$15,000 and \$25,000, according to the estimate of Superintendent Park Woodward.

The ratio would naturally increase each year, and it has been figured that the bonds could be easily taken up in twenty years, the city not having to bear one cent of extra expense—in other words, Atlanta will have secured the additional \$200,000 worth of service absolutely free.

Bond Issue Heartily Favored. When Superintendent Woodward made this announcement at the meeting yesterday, he had little trouble in convincing the commissioners the plan would be a good thing. Mayor Collier is said to have been the real originator of the scheme, and this fact in itself is assurance that the bond issue will soon be forthcoming.

The matter will be submitted to the public, however, and every citizen will have an opportunity of voicing his sentiments. The transaction will not take one cent out of the people's pockets and there is little doubt that the bond issue will receive an overwhelming majority of the money, the water commissioners will exert every effort for the success of the plan.

The board members present yesterday at noon were Messrs. Haas, Morris, Fisher, Woodward and Mayor Collier. Messrs. Hillier, Newman, Wilkes and Harrison were absent. A majority of these, however, are said to be in favor of the bond issue.

NEW FIRE ALARM BOXES TO BE PUT IN

Center of Town Boxes Will Be Keyless and of Latest Pattern.

MUCH NEEDED IMPROVEMENT

Other Boxes Will Be Tipped Up and Will Save Much Time.

CHIEF JOYNER HAS ARRANGED FOR THEM

One of Gamewell's Men Will Work on System and Then It Will Be One of Best in United States.

Within the next few weeks there will be some very important and advantageous changes and improvements in the fire alarm system of the city of Atlanta.

While in New York last week Chief W. R. Joyner visited the Gamewell fire alarm works and there made arrangements for the changes to be made in the system here.

Besides putting in nine new boxes of the very latest improved pattern, all the old boxes here will be changed so that an alarm of fire can be received with exactly twice the rapidity with which it is now turned in.

One of Gamewell's best men will be sent to Atlanta and he will spend several days here putting in new boxes and changing the alarm of fire. The boxes are to be of the new rapidity and in a more satisfactory manner.

Heretofore the fire department has experienced some trouble on account of delayed alarms from fires in the center of the city. This was caused by the fact that persons discovering fires were compelled to hunt for a key to the fire alarm box before they could give the alarm. In many cases the delay caused by this fact has been followed by an increase in the price of vegetables and country produce.

Fortunately for the farmers in general, the storm was local in both its origin and extent. Only a comparatively small portion of the state was struck by the storm. Atlanta was in the lightest part of the storm. Around Decatur the hail was very heavy. The storm had almost spent its energies after passing over this city.

The amount of rainfall was not very large. At the government weather bureau the highest temperature on the 30th of August, which was 89 degrees in 1892. The present temperature was 82 degrees, a downward swoop from 32 degrees to 62, a rapid fall of 30 degrees hardly ever equaled.

The volume of the wind was not very great. The highest velocity was but 26 miles an hour from the east.

The state forecast for today is showers, followed by fair in northern portion; cooler in southern portion.

Hot August Weather. August is making weather history of a rather extreme and unusual nature. Northern and southern temperatures throughout the southern half of the country were about the same, but in the north the local station the highest reached was 32 degrees, breaking the previous record of 82 degrees in 1892.

The present temperature was 82 degrees, a downward swoop from 32 degrees to 62, a rapid fall of 30 degrees hardly ever equaled.

The volume of the wind was not very great. The highest velocity was but 26 miles an hour from the east.

The state forecast for today is showers, followed by fair in northern portion; cooler in southern portion.

BATTERY OF HAIL DAMAGES THE CROPS

Fodder Was Split Into Shreds by the Falling Stones.

COTTON SEVERELY DAMAGED

Forms and Blossoms Beaten from the Plants.

THE STORM WAS ONLY OF LOCAL EXTENT

The Damage Is Not Widely Spread—A Few Weather Records Are Broken by Fretful Month of August.

The severe hailstorm yesterday brought disaster to farmers.

Crops in the sections over which the storm extended were almost completely destroyed by the heavy stones of ice that fell in torrents. Corn and cotton both suffered.

The storm could not have fallen in a more inopportune time for the farmers. The damage to the fodder crop was almost as complete as could be where the storm struck heaviest. The time for fodder pulling is just coming on and the blades on the corn are just ripe enough to gather.

An alarm of fire can be received with exactly twice the rapidity with which it is now turned in.

One of Gamewell's best men will be sent to Atlanta and he will spend several days here putting in new boxes and changing the alarm of fire. The boxes are to be of the new rapidity and in a more satisfactory manner.

Heretofore the fire department has experienced some trouble on account of delayed alarms from fires in the center of the city. This was caused by the fact that persons discovering fires were compelled to hunt for a key to the fire alarm box before they could give the alarm. In many cases the delay caused by this fact has been followed by an increase in the price of vegetables and country produce.

Fortunately for the farmers in general, the storm was local in both its origin and extent. Only a comparatively small portion of the state was struck by the storm. Atlanta was in the lightest part of the storm. Around Decatur the hail was very heavy. The storm had almost spent its energies after passing over this city.

The amount of rainfall was not very large. At the government weather bureau the highest temperature on the 30th of August, which was 89 degrees in 1892. The present temperature was 82 degrees, a downward swoop from 32 degrees to 62, a rapid fall of 30 degrees hardly ever equaled.

The volume of the wind was not very great. The highest velocity was but 26 miles an hour from the east.

The state forecast for today is showers, followed by fair in northern portion; cooler in southern portion.

Hot August Weather. August is making weather history of a rather extreme and unusual nature. Northern and southern temperatures throughout the southern half of the country were about the same, but in the north the local station the highest reached was 32 degrees, breaking the previous record of 82 degrees in 1892.

The present temperature was 82 degrees, a downward swoop from 32 degrees to 62, a rapid fall of 30 degrees hardly ever equaled.

The volume of the wind was not very great. The highest velocity was but 26 miles an hour from the east.

The state forecast for today is showers, followed by fair in northern portion; cooler in southern portion.

Hot August Weather. August is making weather history of a rather extreme and unusual nature. Northern and southern temperatures throughout the southern half of the country were about the same, but in the north the local station the highest reached was 32 degrees, breaking the previous record of 82 degrees in 1892.

The present temperature was 82 degrees, a downward swoop from 32 degrees to 62, a rapid fall of 30 degrees hardly ever equaled.

The volume of the wind was not very great. The highest velocity was but 26 miles an hour from the east.

The state forecast for today is showers, followed by fair in northern portion; cooler in southern portion.

Hot August Weather. August is making weather history of a rather extreme and unusual nature. Northern and southern temperatures throughout the southern half of the country were about the same, but in the north the local station the highest reached was 32 degrees, breaking the previous record of 82 degrees in 1892.

The present temperature was 82 degrees, a downward swoop from 32 degrees to 62, a rapid fall of 30 degrees hardly ever equaled.

The volume of the wind was not very great. The highest velocity was but 26 miles an hour from the east.

The state forecast for today is showers, followed by fair in northern portion; cooler in southern portion.

Hot August Weather. August is making weather history of a rather extreme and unusual nature. Northern and southern temperatures throughout the southern half of the country were about the same, but in the north the local station the highest reached was 32 degrees, breaking the previous record of 82 degrees in 1892.

The present temperature was 82 degrees, a downward swoop from 32 degrees to 62, a rapid fall of 30 degrees hardly ever equaled.

The volume of the wind was not very great. The highest velocity was but 26 miles an hour from the east.

The state forecast for today is showers, followed by fair in northern portion; cooler in southern portion.

Hot August Weather. August is making weather history of a rather extreme and unusual nature. Northern and southern temperatures throughout the southern half of the country were about the same, but in the north the local station the highest reached was 32 degrees, breaking the previous record of 82 degrees in 1892.

The present temperature was 82 degrees, a downward swoop from 32 degrees to 62, a rapid fall of 30 degrees hardly ever equaled.

The volume of the wind was not very great. The highest velocity was but 26 miles an hour from the east.

The state forecast for today is showers, followed by fair in northern portion; cooler in southern portion.

Hot August Weather. August is making weather history of a rather extreme and unusual nature. Northern and southern temperatures throughout the southern half of the country were about the same, but in the north the local station the highest reached was 32 degrees, breaking the previous record of 82 degrees in 1892.

The present temperature was 82 degrees, a downward swoop from 32 degrees to 62, a rapid fall of 30 degrees hardly ever equaled.

The volume of the wind was not very great. The highest velocity was but 26 miles an hour from the east.

DEATH RODE UPON THE FIERY GALE

Lightning Killed a Man at Kirkwood Yesterday Afternoon.

THE PRICE PAID WAS \$45,000

Is an Important Real Estate Deal and Shows Property's Value.

PURCHASE WAS MADE AS AN INVESTMENT

Property Will Not Be Changed at Present, but at a Later Day a Large Building May Be Erected.

An important deal in real estate, which was concluded yesterday morning, is the purchase of the old Gress property on Whitehall street, now occupied by the Globe Shoe and Clothing Company, by J. M. High, for \$45,000.

This piece of property is one of the best pieces of real estate in that portion of the city and the sale will be of interest to real estate men and property owners.

The property was bought through Ansley Bros. and went to the High company from the Georgia Title and Guarantee Company. The titles to the property were found to be good and the trade was made in a very short space of time.

Mr. J. E. McClellan, of the High company, was seen yesterday, but stated that he was not at liberty to give out any information in regard to the purchase of the property. He would not tell the price paid for the property.

As compared with the price paid for other property on Whitehall street of the same size, the price paid for the old Gress property was comparatively modest.

It is understood that the purchase price was \$45,000 and that it has already been handed over to the company making the sale.

The property bought is next to that occupied by the Wood-Beaumont Company and is 52x176 feet in dimension, facing both Whitehall and Broad streets. The property next door to it, of the same dimensions, was sold some time ago and brought something like \$57,000.

The sale is an important one. Real estate on this street is always acceptable and there is a great amount of interest displayed in a sale made in this portion of the city.

No change will be made in the condition of the property just bought for probably several years, but at the end of that time it is likely that a larger building will be erected there.

There is no question about it. Hood's Sarsaparilla is the best blood purifier. The is proven by its wonderful cures of blood diseases.

House Struck by Flaming Darts. The house of W. B. Perrin, at 35 Culbertson street, West End, was struck by lightning during the storm, and serious damage was done. The inmates of the residence were badly shocked, but none fatally. The lightning struck on the south side and went entirely through the house. On its way it tore up a bed, and a set of counterpane were burned up. The sides of the house were torn up. The house can be repaired for something over a hundred dollars.

The street cars came in for the worst part of the storm.

A Decatur car was struck by lightning while about half way out to Decatur. The shock frightened several passengers very badly. Dr. Green and Colonel T. R. Bled were on the car. Eye witnesses say that they landed fifty feet from the car the first jump, with the other passengers close behind. The lady passengers screamed, and several thought themselves killed. Dr. Mayson, of Decatur, was struck on the head by a falling electric light in the car. The lightning burned out the fuse in the lights and they fell to the floor of the car. The fuse in the motor of the car was burned out and the car could not run until repaired.

Traction Car Is Stopped. Passengers on the Traction line to Decatur had quite a unique experience while coming into the city during the storm. A mile this side of Decatur the car was struck by lightning and the motor disabled. The passengers sat and waited for a half hour while the hailstorm beat on the roof of the car. After a long wait, a relief car came in sight and hatched on the broken car. Everything went all right until the two cars reached a point on Ellis street inside city limits. Here a bolt of lightning struck the pulling car and burned out the motor. Both cars had to be left standing while the passengers walked in town.

The city street cars were all more or less struck by lightning. A heavily loaded car was coming up House street, and just as the street car near Ivy street was reached a flash of lightning wrapped itself around the moving wheels of the car. In an instant the motor was burned out, and the car was rolling down hill instead of climbing up. There were several shrieks and screams from the passengers, but the motorman soon had the brakes on and the conductor managed to convince the passengers that they were not all killed. A car was struck when passing the Equitable building, and the fuse of the motor was burned out. Traffic on most of the lines was stopped for two or three hours.

Altogether, it was the worst thunder storm Atlanta has experienced in years. The damage in the city will amount to hundreds of dollars.

NEW MANHOLE

When from errors of youth or latter excesses there results

Drains, Night Losses, Impaired Health, Underdevelopment, Varicose, etc., there is but one remedy—E. J. EISEMAN'S

Drains, Night Losses, Impaired Health, Underdevelopment, Varicose, etc., there is but one remedy—E. J. EISEMAN'S

Drains, Night Losses, Impaired Health, Underdevelopment, Varicose, etc., there is but one remedy—E. J. EISEMAN'S

TODAY WILL SETTLE FUTURE OF PERRY

Mr. Russell Appeals for Still Another Postponement.

GOVERNOR TO DECIDE TODAY

Will Announce Decision Some Time This Morning.

MORE AFFIDAVITS READY TO COME

Defense Promises To Present Some Important Testimony if Governor Will Wait Until Wednesday.

"I will definitely announce my decision in the Perry case tomorrow morning," said Governor Atkinson last night, just after he had finished reading an appeal for a further continuance of its consideration. The chief of the defense, Mr. Russell, has a sufficient time in which to submit whatever evidence they may have and I don't propose to postpone my opinion any longer," continued the governor.

It was announced yesterday afternoon when a little messenger from the Western Union telegraph office ran up to the governor's mansion in the rain and handed on a message, on the envelope of which was written the word "rush." The chief executive of Georgia broke the seal and read the following telegram from one of Perry's attorneys:

"Don't you please give me until Wednesday, I hope to be able to get to Atlanta then to present important facts in Perry's case. Answer quick, please."

"RICHARD H. RUSSELL."

"Under G. A. August 30th."

The governor read the message and then wrote the following reply:

"I will definitely announce my decision in the Perry case tomorrow morning. It is clearly made to appear that delay should be made to prevent and why the attorneys in the case have not presented their case."

The governor said that he had received a written appeal from other attorneys in the case asking that they be given more time but he did not think that he could consider the appeal, as he had already given the case a very long and careful consideration.

"I think I have studied the case so thoroughly that I now understand it perfectly, and under the circumstances I have some facts of a material and important nature, I think I can decide the case in the morning," said the governor.

He returned home from his Virginia trip, that he would announce his decision before he went home to his family. Some reason the affidavits expected from Mr. Russell failed to arrive and he postponed his decision until today, after he has seen and considered the affidavits. Of course the papers may be of such a character as to altogether change the governor's decision and there is no intimation of what his opinion will be.

"One thing is very certain. Perry will know his fate before the sun sets tonight."

NEWSBOYS TO TAKE A DAY OFF.

They Will Picnic Thursday at Lakewood.

The little white newsboys of the city are to have a picnic next Thursday at Lakewood.

The movement to give the newsboys a day of recreation and pleasure was inaugurated several days ago by Mr. Tom Patterson and Mr. S. H. Blanton, of the Central Union mission. The ladies of the city are expected to contribute a cake, a head and cooked meats, which may be sent to Mr. Patterson at the mission house, 414 South Broad street.

Religious services will be held during the day at the pavilion at Lakewood, and all musicians are requested to participate in the exercises.

JUDGE CANDLER HER CHOICE.

Miss Williams Wanted None but He To Perform the Ceremony.

While Judge Candler sat on the bench yesterday in the DeKalb superior court, a gentleman nervously approached him and asked for a word in private.

"Judge," said Albert Erickson, "I want to get married and my sweetheart will have no one to marry her but you. We have come all the way from Atlanta to see you to perform the ceremony and Miss Williams, who is to become my bride, will consent to nothing else than that you marry us."

Judge Candler suspended court for a few moments and hastily went to the ordinary's office, where the ceremony was performed.

ANNAPOLIS HAS FINAL TRIAL.

Gumbert Ordered to Norfolk, Where Machinery Will Be Tested.

Fasten, August 30.—Orders were issued from the navy department today for the final trial of the gunboat Annapolis. She is now at New York, but will go to Norfolk by the 7th of September, on which date she will be inspected by the naval inspection board and taken to sea for a full two days' trial run, not for speed, but for the purpose of ascertaining that her machinery is in good condition, later on she will be sent to Florida to relieve the Wilmington on patrol duty.

GOVERNOR VISITS "SMOKY ORDINARY"

Sees the Quaint Virginia Town Where His Father Lived.

IT WAS HIS FIRST VISIT

The People Still Love the Governor's Father.

ABOUT THE TOWN AND ITS QUEER NAME

The Cognomen Was Given During the Revolutionary When Cornwallis Marched Through Virginia.

"Smoky Ordinary" is the queer name of the place where Governor Atkinson has been visiting relatives and friends for the past week.

The governor returned from his visit yesterday morning and is full of pleasant reminiscences of his stay in the pretty little Virginia village. The governor says it is a delightful place despite its rather odd sounding name.

It was at Smoky Ordinary that the father of Governor Atkinson lived for years before he came to this state. There he taught school, was county justice and one of the leading men of the county.

It was years before the governor was born that his father lived at this historic old spot on Virginia's topography. The old governor was born in Georgia after his father removed to this state. His visit to Smoky Ordinary last week was the first that he had ever taken, although he has intended for years to go up to visit the scenes of his father's and older brother's boy lives.

Nearly half a century has passed since the father of Governor Atkinson left Smoky Ordinary, yet he is remembered and loved by the people of Brunswick county until this day. When his son, the governor, went there last week dozens of the old friends of the father crowded around him and clasped his hand.

"It was refreshing," said the governor, "to find that so many of the people there still remember my father and had taken such a deep interest in my own career, simply because I am his son. I met a great many of the pupils of my father, who had been to his school at Smoky Ordinary, many years ago."

"They are all old men now, those pupils of my father. They were big boys before I was born, but they were glad to see me and they made me have a very pleasant time."

"I spent part of the time at Smoky Ordinary with friends and was at Lawrenceville, in the same county, with my sister. I went to Richmond to visit relatives there before I came home."

The governor said yesterday morning that he had been to the school where his father had been a teacher. The school was a small one, but it was a good one, and the governor said that he had been to the school where his father had been a teacher.

The governor said that he had been to the school where his father had been a teacher. The school was a small one, but it was a good one, and the governor said that he had been to the school where his father had been a teacher.

The governor said that he had been to the school where his father had been a teacher. The school was a small one, but it was a good one, and the governor said that he had been to the school where his father had been a teacher.

The governor said that he had been to the school where his father had been a teacher. The school was a small one, but it was a good one, and the governor said that he had been to the school where his father had been a teacher.

GOVERNOR VISITS "SMOKY ORDINARY"

Sees the Quaint Virginia Town Where His Father Lived.

IT WAS HIS FIRST VISIT

The People Still Love the Governor's Father.

ABOUT THE TOWN AND ITS QUEER NAME

The Cognomen Was Given During the Revolutionary When Cornwallis Marched Through Virginia.

"Smoky Ordinary" is the queer name of the place where Governor Atkinson has been visiting relatives and friends for the past week.

The governor returned from his visit yesterday morning and is full of pleasant reminiscences of his stay in the pretty little Virginia village. The governor says it is a delightful place despite its rather odd sounding name.

It was at Smoky Ordinary that the father of Governor Atkinson lived for years before he came to this state. There he taught school, was county justice and one of the leading men of the county.

It was years before the governor was born that his father lived at this historic old spot on Virginia's topography. The old governor was born in Georgia after his father removed to this state. His visit to Smoky Ordinary last week was the first that he had ever taken, although he has intended for years to go up to visit the scenes of his father's and older brother's boy lives.

Nearly half a century has passed since the father of Governor Atkinson left Smoky Ordinary, yet he is remembered and loved by the people of Brunswick county until this day. When his son, the governor, went there last week dozens of the old friends of the father crowded around him and clasped his hand.

"It was refreshing," said the governor, "to find that so many of the people there still remember my father and had taken such a deep interest in my own career, simply because I am his son. I met a great many of the pupils of my father, who had been to his school at Smoky Ordinary, many years ago."

"They are all old men now, those pupils of my father. They were big boys before I was born, but they were glad to see me and they made me have a very pleasant time."

"I spent part of the time at Smoky Ordinary with friends and was at Lawrenceville, in the same county, with my sister. I went to Richmond to visit relatives there before I came home."

The governor said yesterday morning that he had been to the school where his father had been a teacher. The school was a small one, but it was a good one, and the governor said that he had been to the school where his father had been a teacher.

The governor said that he had been to the school where his father had been a teacher. The school was a small one, but it was a good one, and the governor said that he had been to the school where his father had been a teacher.

The governor said that he had been to the school where his father had been a teacher. The school was a small one, but it was a good one, and the governor said that he had been to the school where his father had been a teacher.

TO BUILD ARMY AND AUDITORIUM

Colonel John S. Candler Submits Excellent Plan to Mayor Yesterday.

A GOOD HOME FOR SOLDIERS

Scheme Is To Combine the Two Under One Gigantic Roof.

WOULD BE NO EXTRA EXPENSE TO CITY

And Would Furnish One of the Finest Auditoriums in the Country—To Cost \$65,000—The Plan.

John S. Candler, colonel of the Fifth regiment Georgia volunteers, proposes that a gigantic army be built for his troops and a magnificent auditorium under one roof.

Judge Candler submitted his scheme to Mayor Collier by letter yesterday morning. The mayor seems very much pleased with the idea, and there are good chances for this city to soon have one of the finest armories and auditoriums in the south. This would be an excellent innovation for the city, which would be hailed with delight by all the citizens.

The local military has felt the need of a first-class army and drill hall for a number of years. There is no place in the city large enough to answer this purpose. The various companies are quartered in various halls throughout the city, which are inadequate on account of their size to furnish the necessary rendezvous for drilling.

Moreover, the city has long been in need of a large auditorium. The Moody tabernacle has come near filling this need, but any building in the city, but even this is by no means a first-class auditorium. Atlanta needs a hall that will seat at least 5,000 people. The events that require such a capacity are innumerable, and many convenient and various large gatherings are kept away from the city on account of the absence of such an auditorium.

Both Under One Roof.

Judge Candler has been given the matter much thought here of late, and has been trying to visualize some scheme whereby both these difficulties could be remedied. He has consulted with several of his fellow officers in the regiment, and the result is the proposed combination of both buildings under one roof, the structure to be one of the most imposing of its kind in the whole country.

Judge Candler fully outlined his plan to Mayor Collier yesterday morning and gave an invitation to the mayor to call on him at his residence in Kirkwood next Friday night to meet the officers of the regiment for the purpose of considering the feasibility of the plan.

The invitation will be accepted and there is little doubt that the scheme will be placed on firm footing. Mayor Collier is always ready to aid in any movement for the development of the city, and as the proposition involves the city, it will not involve the city in one cent of expense, there is little doubt that Mayor Collier and the finance committee will readily agree to the plan.

The site Judge Candler has selected for the building is on East Hunter street, directly opposite the northern entrance to the city. The lot is owned by Mr. Phillips' church and is sufficiently large for such a building, being 115x233.

How the Scheme Is To Work.

The church is willing to sell the property, so it is said, for about \$25,000. The city of Atlanta pays the Fifth regiment \$2,500 annually for army expenses. It is the idea of the promoters of this movement to borrow a sufficient amount to erect the army and the \$2,500 go toward paying the interest, consolidating all the armories, of course, throughout the city into the new one.

The total cost of the building would be about \$55,000. The interest would not amount to more than the sum already allowed by the city, so that the city would not be out a single cent in the transaction, but on the other hand, greatly benefited.

The building would hold and seat about 5,000 people. The ground would be available so as to make it level for drilling purposes and slanting for auditorium purposes. This could be easily done. The floor would admit four or five companies of soldiers boys have never enjoyed.

Just how many stories high the building would be has not been definitely determined. The first floor, or basement, will be devoted to the rifle range, gymnasium, etc., of the company. The second floor, or ground floor, would be devoted to the auditorium. The chairs would be movable and there would be an immense stage at one end, with all modern conveniences necessary to an up-to-date auditorium.

The next story would also be devoted to the regiment, housing of officers' quarters, various offices, etc. The building would be constructed of brick and in the very latest design and would be one of the most imposing structures in the city.

Judge Candler was very much elated over his plan when seen last night. "I think it would be an excellent thing," said he, "for the military companies as well as the city. We are greatly in need of an army and the city is badly in need of a first-class auditorium. There are numerous advantages that could be held in the place to much more advantage than any other place in the city. Atlanta would attract many more conventions, and we would be able to enjoy a much better class of entertainments than the rental for large gatherings would be a great source of remuneration."

CASE OF SMALLPOX FOUND.

Negro Woman Taken to the Pesthouse Yesterday.

Chief Veal, of the sanitary department, found a case of smallpox at 88 West Hunter street yesterday morning. The patient, a negro girl and she was immediately removed to the pesthouse.

This is the third case found in the last two weeks. All three originated from the same source, however, and are now undergoing treatment. The woman found yesterday is a sister to the boy who was taken down yesterday and was of course exposed to the deadly disease.

Chief Veal says there is absolutely no danger of the disease spreading, and no cause for alarm.

TO BUILD ARMY AND AUDITORIUM

Colonel John S. Candler Submits Excellent Plan to Mayor Yesterday.

A GOOD HOME FOR SOLDIERS

Scheme Is To Combine the Two Under One Gigantic Roof.

WOULD BE NO EXTRA EXPENSE TO CITY

And Would Furnish One of the Finest Auditoriums in the Country—To Cost \$65,000—The Plan.

John S. Candler, colonel of the Fifth regiment Georgia volunteers, proposes that a gigantic army be built for his troops and a magnificent auditorium under one roof.

Judge Candler submitted his scheme to Mayor Collier by letter yesterday morning. The mayor seems very much pleased with the idea, and there are good chances for this city to soon have one of the finest armories and auditoriums in the south. This would be an excellent innovation for the city, which would be hailed with delight by all the citizens.

The local military has felt the need of a first-class army and drill hall for a number of years. There is no place in the city large enough to answer this purpose. The various companies are quartered in various halls throughout the city, which are inadequate on account of their size to furnish the necessary rendezvous for drilling.

Moreover, the city has long been in need of a large auditorium. The Moody tabernacle has come near filling this need, but any building in the city, but even this is by no means a first-class auditorium. Atlanta needs a hall that will seat at least 5,000 people. The events that require such a capacity are innumerable, and many convenient and various large gatherings are kept away from the city on account of the absence of such an auditorium.

Both Under One Roof.

Judge Candler has been given the matter much thought here of late, and has been trying to visualize some scheme whereby both these difficulties could be remedied. He has consulted with several of his fellow officers in the regiment, and the result is the proposed combination of both buildings under one roof, the structure to be one of the most imposing of its kind in the whole country.

Judge Candler fully outlined his plan to Mayor Collier yesterday morning and gave an invitation to the mayor to call on him at his residence in Kirkwood next Friday night to meet the officers of the regiment for the purpose of considering the feasibility of the plan.

The invitation will be accepted and there is little doubt that the scheme will be placed on firm footing. Mayor Collier is always ready to aid in any movement for the development of the city, and as the proposition involves the city, it will not involve the city in one cent of expense, there is little doubt that Mayor Collier and the finance committee will readily agree to the plan.

The site Judge Candler has selected for the building is on East Hunter street, directly opposite the northern entrance to the city. The lot is owned by Mr. Phillips' church and is sufficiently large for such a building, being 115x233.

How the Scheme Is To Work.

The church is willing to sell the property, so it is said, for about \$25,000. The city of Atlanta pays the Fifth regiment \$2,500 annually for army expenses. It is the idea of the promoters of this movement to borrow a sufficient amount to erect the army and the \$2,500 go toward paying the interest, consolidating all the armories, of course, throughout the city into the new one.

The total cost of the building would be about \$55,000. The interest would not amount to more than the sum already allowed by the city, so that the city would not be out a single cent in the transaction, but on the other hand, greatly benefited.

The building would hold and seat about 5,000 people. The ground would be available so as to make it level for drilling purposes and slanting for auditorium purposes. This could be easily done. The floor would admit four or five companies of soldiers boys have never enjoyed.

Just how many stories high the building would be has not been definitely determined. The first floor, or basement, will be devoted to the rifle range, gymnasium, etc., of the company. The second floor, or ground floor, would be devoted to the auditorium. The chairs would be movable and there would be an immense stage at one end, with all modern conveniences necessary to an up-to-date auditorium.

The next story would also be devoted to the regiment, housing of officers' quarters, various offices, etc. The building would be constructed of brick and in the very latest design and would be one of the most imposing structures in the city.

Judge Candler was very much elated over his plan when seen last night. "I think it would be an excellent thing," said he, "for the military companies as well as the city. We are greatly in need of an army and the city is badly in need of a first-class auditorium. There are numerous advantages that could be held in the place to much more advantage than any other place in the city. Atlanta would attract many more conventions, and we would be able to enjoy a much better class of entertainments than the rental for large gatherings would be a great source of remuneration."

The plan is entirely practicable. The entire cost of the building could, I think, be liquidated in a comparatively short while from the revenue from the auditorium. We could give a regular course of entertainments; the rental for large gatherings would be a great source of remuneration."

The plan is entirely practicable. The entire cost of the building could, I think, be liquidated in a comparatively short while from the revenue from the auditorium. We could give a regular course of entertainments; the rental for large gatherings would be a great source of remuneration."

The plan is entirely practicable. The entire cost of the building could, I think, be liquidated in a comparatively short while from the revenue from the auditorium. We could give a regular course of entertainments; the rental for large gatherings would be a great source of remuneration."

The plan is entirely practicable. The entire cost of the building could, I think, be liquidated in a comparatively short while from the revenue from the auditorium. We could give a regular course of entertainments; the rental for large gatherings would be a great source of remuneration."

The plan is entirely practicable. The entire cost of the building could, I think, be liquidated in a comparatively short while from the revenue from the auditorium. We could give a regular course of entertainments; the rental for large gatherings would be a great source of remuneration."

The plan is entirely practicable. The entire cost of the building could, I think, be liquidated in a comparatively short while from the revenue from the auditorium. We could give a regular course of entertainments; the rental for large gatherings would be a great source of remuneration."

The plan is entirely practicable. The entire cost of the building could, I think, be liquidated in a comparatively short while from the revenue from the auditorium. We could give a regular course of entertainments; the rental for large gatherings would be a great source of remuneration."

The plan is entirely practicable. The entire cost of the building could, I think, be liquidated in a comparatively short while from the revenue from the auditorium. We could give a regular course of entertainments; the rental for large gatherings would be a great source of remuneration."

The plan is entirely practicable. The entire cost of the building could, I think, be liquidated in a comparatively short while from the revenue from the auditorium. We could give a regular course of entertainments; the rental for large gatherings would be a great source of remuneration."

The plan is entirely practicable. The entire cost of the building could, I think, be liquidated in a comparatively short while from the revenue from the auditorium. We could give a regular course of entertainments; the rental for large gatherings would be a great source of remuneration."

The plan is entirely practicable. The entire cost of the building could, I think, be liquidated in a comparatively short while from the revenue from the auditorium. We could give a regular course of entertainments; the rental for large gatherings would be a great source of remuneration."

The plan is entirely practicable. The entire cost of the building could, I think, be liquidated in a comparatively short while from the revenue from the auditorium. We could give a regular course of entertainments; the rental for large gatherings would be a great source of remuneration."

The plan is entirely practicable. The entire cost of the building could, I think, be liquidated in a comparatively short while from the revenue from the auditorium. We could give a regular course of entertainments; the rental for large gatherings would be a great source of remuneration."

The plan is entirely practicable. The entire cost of the building could, I think, be liquidated in a comparatively short while from the revenue from the auditorium. We could give a regular course of entertainments; the rental for large gatherings would be a great source of remuneration."

Douglas & Davison Fall Furnishings.

IT IS NOT TOO EARLY TO THINK OF THESE.

Original and Artistic Designs Cheerfully Furnished for All Classes Drapery Work!

IT IS NOT TOO EARLY TO THINK OF THESE.

Original and Artistic Designs Cheerfully Furnished for All Classes Drapery Work!

IT IS NOT TOO EARLY TO THINK OF THESE.

Original and Artistic Designs Cheerfully Furnished for All Classes Drapery Work!

IT IS NOT TOO EARLY TO THINK OF THESE.

Original and Artistic Designs Cheerfully Furnished for All Classes Drapery Work!

IT IS NOT TOO EARLY TO THINK OF THESE.

Original and Artistic Designs Cheerfully Furnished for All Classes Drapery Work!

IT IS NOT TOO EARLY TO THINK OF THESE.

Original and Artistic Designs Cheerfully Furnished for All Classes Drapery Work!

IT IS NOT TOO EARLY TO THINK OF THESE.

Original and Artistic Designs Cheerfully Furnished for All Classes Drapery Work!

IT IS NOT TOO EARLY TO THINK OF THESE.

Original and Artistic Designs Cheerfully Furnished for All Classes Drapery Work!

IT IS NOT TOO EARLY TO THINK OF THESE.

Original and Artistic Designs Cheerfully Furnished for All Classes Drapery Work!

IT IS NOT TOO EARLY TO THINK OF THESE.

Original and Artistic Designs Cheerfully Furnished for All Classes Drapery Work!

IT IS NOT TOO EARLY TO THINK OF THESE.

Original and Artistic Designs Cheerfully Furnished for All Classes Drapery Work!

IT IS NOT TOO EARLY TO THINK OF THESE.

Original and Artistic Designs Cheerfully Furnished for All Classes Drapery Work!

IT IS NOT TOO EARLY TO THINK OF THESE.

Original and Artistic Designs Cheerfully Furnished for All Classes Drapery Work!

IT IS NOT TOO EARLY TO THINK OF THESE.

Original and Artistic Designs Cheerfully Furnished for All Classes Drapery Work!

IT IS NOT TOO EARLY TO THINK OF THESE.

Original and Artistic Designs Cheerfully Furnished for All Classes Drapery Work!

IT IS NOT TOO EARLY TO THINK OF THESE.

Original and Artistic Designs Cheerfully Furnished for All Classes Drapery Work!

IT IS NOT TOO EARLY TO THINK OF THESE.

Original and Artistic Designs Cheerfully Furnished for All Classes Drapery Work!

IT IS NOT TOO EARLY TO THINK OF THESE.

GENERAL TRADE DIRECTORY.

Here Are Some of the Leading Business Houses in Atlanta:

McKINLEY & OTTO, ARTISTIC FRESCOERS. Interior Decorators, Fresco and Scent Painters, 404 Peachtree Street.

Walthour & Selkirk, BICYCLES. Agents for Cleveland, Envy and Fleetwing Bicycles; repairing a specialty; 55 South Pryor Street.

GAVAN BOOK CO. moved to Nos. 2 and 6½ Whitehall St. Glover's Book Store, Fine Stationery, School Books, new and second hand, books and sold; Pictures framed to order; 26 Whitehall.

H. J. FITE, CARRIAGES AND WAGONS. Wholesale and retail, Buggies, Surreys, Harness, Whips, etc. Call and see me. 62 Peachtree Street.

N. C. Spence Carriage Co., Los Edgewood Ave. Headquarters for Buggy and Wagons. Fine Wagons made to order.

GEORGIA BUGGY CO., 29 South Broad St. Fine Traps, Surreys, Phaetons, Buggies. Lowest prices for best work.

STRONG

Business Situation

The purchasing power in the stock and grain markets is more pronounced.

Railroad earnings are way that exceeds the claims of three months materializing in a most extraordinary

also moving the surplus corn from last year's crop to this year's. Reactions when opposed to general marketing are sure to be followed by further and continued rise in price.

Wheat and Corn

Intention to attract great speculative interest, not only in the wheat, but in the corn, to sell at an advance. Corn buyers and the millers all at the same time to supply the demand to actual consumers.

Present prices are low, yet, especially for corn, conditions and weather will return a good percentage of the surplus to the market, as it has in the past.

Writers for "The Farmer" are in the opinion that the "BREADSTUFFS PRICES MANIA," conceived by the "Breadstuffs" and boards of trade throughout the country to raise the price of wheat and corn, is a really repulsive publication.

Any banking house. Gives range of prices of all commodities for sale for thirty years. Latest financial

ly listed on the principal exchange of the United States, and
 by enabling investors to operate on the principal exchange of the
 Manual, which is invaluable to the investor. The Manual is
 sent men generally. It enables any one to make a profit by
 and making it pay an income.
 ISSUED GRATIS AND MAILED FREE
 STOCK BONDS. PROVISIONS FOR GRAIN
 COTTON. OILS. SUGAR. RICE. WHEAT. CORN. HAY. CATTLE.
 bought and sold for cash, or on margin.
 and the Commission, 1-18.
 DETERMINING THE PRICE OF THE STOCKS.
 RESPONSIBILITY OF THE FIRM WAS
 WHICH YOUR DEAL IS AS IMPORTANT AS THE STOCKS.
 AND SECURITIES. NEW YORK, BOSTON AND PHILADELPHIA.
 NEW YORK, BOSTON AND PHILADELPHIA.
 General Bank References Furnished.
 Twenty years' experience in the business of the
 able, most commodious offices, best business
 service.
 NIGHT & FREIGHT
 BANKERS

COMMISSION STOCK BROKERS
NEW YORK, 53 BROADWAY,
BOSTON, 85 STATE ST.
Philadelphia, S. W. cor. Fourth and Walnut Streets. PRIVATE WIRES.

PAID BIDS FOR (\$10,000) ten thousand dollar, of (20) twenty year bonds or water bonds or such a part thereof as may be necessary for a completion of a system of waterworks for the town of Oxford, Ala., will be received until 3 p. m. September 6, 1897. Said bonds to be paid in 10 years at 5% per annum. The right to cancel any or all of these bonds after 5 years is reserved. Interest 6%.

John W. Dickey
STOCK AND BOND BROKER,
AUGUSTA, GA.
Correspondence Invited.

COMMISSION MERCHANTS,
South Pryor Street (Jackson Building)
Telephone 375.
Private Leased Wires Direct to New
York, Chicago and New Orleans.
Orders executed over our wires for Col-
lars, Stocks, Bonds, Grain and Provisions,
on cash or on margins.
Local securities bought and sold.
References: Lowry Banking Co., Capital
City bank and Mercantile Agencies.

SWANSON & CO.
12 Wall St., Kimball House.
Commission Brokers
Cotton, Wheat, Stocks.
Private wires to New York exchange
and Chicago board of trade. Orders ex-
ecuted on margins for future deliv-
ery. References, Atlanta National Bank, Flor-
ida National Bank.

To Contractors.
If you have any municipal bonds or warrants taken in payment for building waterworks, court or schoolhouses, jails, etc. use them. Conditions being favorable, we will purchase them. F. M. Stafford & Co., dealers in southern municipal securities. Chattanooga, Tenn. aug15-34

J. C. FREEMAN
STOCKS AND BONDS. LOANS

303 Fitten Building, Atlanta, Ga.
Atlanta Loan and Investment Co.,
 811 EQUITABLE BUILDING.
W. H. PATTERSON & CO.,
 Dealers in
Investment Securities.
 9 E. Alabama street.
EDWARD L. HILL

ANCIER AND MORTGAGE BROKER
 Could Building — — — Atlanta, Ga.
ANDS STOCKS, HIGH GRADE COM-
MERCIAL PAPER AND REAL ES-
TATE MORTGAGES.
 you wish to **BUY or SELL** a
LOAN or BORROW, I can be of ser-
 vice to you.
 * Correspondence invited.

SEMI-ANNUAL STATEMENT for the
 months ending June 30, 1897, of the cop-
 n of the

ditional Life Association

nectant, made to the governor of the
 of Georgia, pursuant to the laws of
 the state.
 The notary office 53 Tremblutt street, Har-
 Conu.
 Some time during first six months
 1897 \$27,340.65
 during first six
 months of 1897 \$7,944.75
 assets
 liabilities
 STATE OF GEORGIA, COUNTY OF
 TOWN of Personal appeared before me
 undersigned, Simon Stein, who being
 sworn, deposes and says that he is a
 southern man, and that the foregoing State
 is correct and true. SIMON STEIN.
 returned to and subscribed before me this
 day of August, 1897.
 CHARLES RYAN,
 Notary Public.

STRONG Business Situation Attracting Buyers

claims of three months ago. The enhanced value of wheat insures a large and immediate movement of the crop now harvested and the surplus corn from last year.

Wheat and Corn

MANUAL, for our 446-PAGE SECTORS, PRESS and boards of trade throughout the country to be the most condensed and statistically reliable publication of the range of any banking house. Gives range of prices of stocks, wheat and cotton for the last three years, latest financial reports of the principal companies, etc., of all railways and industrial corporations whose shares are listed on the principal exchanges; thus enabling investors to operate on their own judgment, based on facts to be found in the Manual, which is invaluable to business men generally. It enables any one to invest in the most profitable way, and making it PAY, at two

STOCKS. BONDS. PROVISIONS.
COTTON. GRAIN.
Bought and sold for cash, or on margin
to 5 per cent. Commission, 1-15.
DETERMINING THE FINANCIAL RE-
SULTS OF THE FIRM WITH
WHICH YOU DEAL IS AS IMPORTANT
AS SELECTING THE RIGHT STOCK
NEW YORK, Boston and Philadelphia
National Bank References Furnished.
Twenty years' experience, largest cli-
ent, most commodious offices, best broker-
age service.

HAIGHT & FREES

BANKERS,
AND
COMMISSION STOCK BROKERS
NEW YORK, 53 BROADWAY,
BOSTON, 85 STATE ST.
Philadelphia, S. W. cor. Fourth and Walnut Streets. **PRIVATE WIRES.**

September 3, 1891. Said bonds to be paid
at the Bank of Oxford. The right
to cancel any or all of these bonds after
ten years is reserved. Interest payable
annually at the Bank of Oxford. The
right to reject any and all bids reserved.
W. H. GRIFFIN, Mayor.
JOHN N. GUNNELS, Treasurer.
aug 24 to sep 1

John W. Dickey
STOCK AND BOND BROKER,

Paine, Murphy & Co
COMMISSION MERCHANTS,
South Pryor Street. (Jackson Building)
Telephone 37A.
Private Leased Wires Direct to New
York, Chicago and New Orleans.

WANSON & CO.
12 Wall St., Kimball House.
Commission Brokers
Wheat Stocks

Private wires to New York exchange
and Chicago board of trade. Orders ex-
ecuted on margins for future delivery.
References, Atlanta National Bank, Fourth
National Bank.
Long distance telephone 264.
UG28-1m

To Contractors.

If you have any municipal bonds or war
bonds, or any other securities, we will

J. C. FREEMAN
STOCKS AND BONDS, LOANS,
303 Fiftten Building, Atlanta, Ga.
Atlanta Loan and Investment Co.,

W. H. PATTERSON & CO.,
Dealers in
Investment Securities.
209 E. Alabama street.

ODOWICK J. HILL
BANKIER AND MORTGAGE BROKER
Atlanta, Ga.

COMMERCIAL PAPER AND REAL ESTATE MORTGAGES.
Whether you wish to BUY or SELL
LOAN or BORROW, I can be of service to you.
Correspondence invited.

SEMI-ANNUAL STATEMENT for the
months ending June 30, 1897, of the con-
n of the

National Life Association

of Georgia, pursuant to the laws of the state, the post office 53 Trumbull street, Hartford, Conn.

me during first six months

1896	\$ 267.50
dormants during first six months of 1897	27.94 50
assets	37,500 00
liabilities	3,000 00

STATE OF GEORGIA, COUNTY OF TON—Personally appeared before me, undersigned, Simon Stein, who being sworn, deposes and says that he is the outside manager of the National Ligation, and that the foregoing state-

born to and subscribed before me this
day of August, 1897.
CHARLES RYAN,
Notary Public.
MI-ANNUAL STATEMENT for the

Know, beauty is
of fair celestial
from the sole
apreeds
Throughout the
Ocean feels
The influence of
fly
To fly far it on to
The radiant with star
In lucid order ra
The fair original,
High in the scale
With intellectual
The reality of the
Relation to his M
Of beatitude divin
Which flow from
"Will
Are beautiful and
Similitude they
Pure as His crea
from which we
Which we call na
As well the moral

Miss Stephen
Mr. and Mrs. J. H.
their daughter,
domino party at
last Thursday eve
The entertainment
and was a very
out.
Those present, M
Peggie Roy, M.
Phelan, Susie K
Laura Witham,
Thomas,
M. Hedges, Myrtle
Cunningham, E.
Paul Norcross, E.
James Cummings
and Maxie Bern
Howell, Arthur
Rowland Spain, E.

Atlanta Ga
The center pag
will be adorned
charming set of
those who took
Truth, the center
of the Woman's
edies whose pictu
Annie Lou Hawk
the center page
Stacy Earnest,
Roper.

S. A. E.
One of the feat
the center page
of the Sigma Al
of the Armstrong
day evenings. Th
hours were spent
enjoyed by the
present.
An elaborate m
and the dining
a beautiful app
purple and old
mingled with de
palms and hand
other cut flower
Mr. G. E. Mad
of the evening,
the speaker was
The first toast w
George T. Goetel
throughout. Dr.
the banquet was
together with I
and Mr. Samuel
member of the o
city, Eugene W
were: Rev. Geo
S. Robinson, M
W. J. Neal, Mr
W. H. Williams
While fraternit
lego days were
ences of goat rid
the speaker was
was well spent
journeyed, after ag
and devotion to
the cause of the
are Rev. George
Battie, Dr. T. S.
the country, W
Judge W. M. Le
Mr. Nesbit, Mc
bea N. Towres,
the speaker was
Walter S. Cottr
dox, Von Camm
L. A. Cottrhan, C
Dr. Robins is i
Mrs. Victor Mo
Mrs. J. W. Hur
Mr. Allyn Unde
week to Oxford.
Miss Virginia L
from Newnan.
Miss Susie Tay
from the Louisi
Miss Rusbahell
Susie Lee, Bess
Miss Mabel S.
from Hogansville.
Mr. Marion Und
for Vanderbilt un
and Mrs. M. D.
returned from Sr
Mr. James Mad
turned from Virg
Mr. M. Taylor
this week from
Dr. and Mrs. A
ly have left for
The Misses Mo
mally last week.
Mr. Will H. Bla
this week.
Miss Clyde Doe
the and
Miss Margaret C
78 Forrest, and
Mr. Joseph Cor
III, is convalesc
Miss Eliza Chis
friends in West
are at Hot Sprin
Mr. Howell Pe
month's stay at
Mr. Robert Wo
month's stay at
Senator Alfred
in the city
Judge Henry B
from business I
will return some
Mr. and Mrs.
Mr. Graham Joh
Miss Hattie Ze
Tallulah.
Mrs. Henry B.
will return from
Mrs. John Corri
rigan have retur
Mr. Stewart Ro
an extensive tou
Cadet Howell W
they yesterday for
the last two year
the naval acad

FINANCIAL.

STRONG
Less Situation
Acting Buyers

Strong power in the stock market is being pronounced by the fact that a large number of buyers are being attracted to the market. The price of the stock is being maintained at a high level, and the market is being kept active by the large number of buyers who are attracted to the market. The price of the stock is being maintained at a high level, and the market is being kept active by the large number of buyers who are attracted to the market.

at and Corn

High in the scale of values, and informed with the most accurate knowledge of the market, the price of the stock is being maintained at a high level, and the market is being kept active by the large number of buyers who are attracted to the market.

T & FREESE

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited. Murphy & Co. used Wires Direct to New York and New Orleans.

W. Dickey
and Bond Broker,
Augusta, Ga.
Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited. Murphy & Co. used Wires Direct to New York and New Orleans.

W. Dickey
and Bond Broker,
Augusta, Ga.
Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited. Murphy & Co. used Wires Direct to New York and New Orleans.

W. Dickey
and Bond Broker,
Augusta, Ga.
Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited. Murphy & Co. used Wires Direct to New York and New Orleans.

W. Dickey
and Bond Broker,
Augusta, Ga.
Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited. Murphy & Co. used Wires Direct to New York and New Orleans.

W. Dickey
and Bond Broker,
Augusta, Ga.
Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited. Murphy & Co. used Wires Direct to New York and New Orleans.

Woman and Society

Beauty.
Knew beauty is a pure ethereal ray of celestial make, that issues forth from the soul of light, and luster spreads through air and earth and heaven; old ocean feels the influence of its beam; when tempests fly they bear it on their wings; the firmament radiant with stars, right above light in the ether, raised, aloft proclaims the first original.

But man is raised High in the scale of values, and informed with the most accurate knowledge of the market, the price of the stock is being maintained at a high level, and the market is being kept active by the large number of buyers who are attracted to the market.

Miss Stephens' Domino Party.
Mr. and Mrs. J. M. Stephens, of the city, gave a domino party at their home in West End last Thursday evening. The entertainment was given in honor of Miss Stephens' fourteenth birthday.

Atlanta Girls in "Truth."
The center page of next week's Truth will be adorned with the picture of a charming set of Atlanta young ladies, who took part in the "Scenes from the Truth" at the performance for the benefit of the Woman's Exchange.

S. A. E. at a Banquet.
One of the features of the week's events was the banquet had by the local members of the Sigma Alpha Epsilon fraternity at the Armstrong hotel in Rome on Thursday evening. The occasion was an exceedingly pleasant one and thoroughly enjoyed by the large number of members present.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

LAKWOOD LINE IS OUT OF THE COURTS

Receiver Kendrick Is Dismissed by General Consent Order.

AFFAIRS EASILY ADJUSTED

Mr. J. F. Leary Is Satisfied with the Arrangements Made.

NO FURTHER LITIGATION IS ANTICIPATED

Improvements and Needed Repairs Will Be Made and the Property Put in Good Condition.

The affairs of the Atlanta Electric Railway Company having been satisfactorily adjusted, a consent order was taken yesterday before Judge Lumpkin dismissing Major W. J. Kendrick, who was appointed receiver of the assets of the company about two weeks ago.

The consent order is the result of an agreement reached between all parties interested in the affairs of the road. It was filed in the superior court by Mr. J. F. Leary, who was a creditor of the company in the sum of \$10,000. At the time the bill was filed Mr. Leary stated that he had no desire to force a sale of the assets, as he was making the steps

complicated home by Cadet Toon, of Florida.

Mrs. Terry and Miss Johnson, of Macon, are visiting friends on Houston street.

Miss Fitzgerald, of Savannah, is visiting friends at 29 and 31 Houston street.

Mrs. Gulm and Mrs. Holtfield, of Sandersville, are visiting friends in the city.

Judge and Mrs. H. M. Reid and the Misses Reid have returned home.

Dr. and Mrs. Hicks are the guests of Mr. and Mrs. William Spear on Peachtree.

Messrs. Henry Saunders, R. P. Bennett, Jr., and Victor Hollingsworth have returned from the east.

Mrs. Thomas Morgan and Miss Elizabeth Morgan will return from Vermont this week.

Mrs. Will Inman and her little son are expected home from Lake Spring tomorrow.

Mrs. H. Moseley and Mrs. J. W. Ryals have returned from an extended trip through the north.

Miss Nellie Deizer and Mary Mitchell have returned from a visit to Miss Lucy Hines at Silver Lake.

Mrs. William C. King and her son, Master Clayton King, have returned from a pleasant visit of two months to Nashville.

Misses Beale and Annie Pitten will visit Miss Annie Howard in New York this week.

Those present were: Misses Alma Pope, Della Roy, M. P. Phelps, Edith Beale, Phelan, Susan Kitchener, Lizzie Adams, Laura Witham, Grace Norcross, Lois Matthews, Myrtle Tye, Lillian Koffner, Susan Cunningham, Messrs. Cannon, Forbes, Paul Norcross, B. J. King, Olin Chapman, John Lattimer, Frank Nipper, Ned Johnson, S. H. Griffin, Mark Berry, Evan Howell, Arthur Howell, Robert Huger, Rowland Spain, Sam Crow, and others.

Atlanta Girls in "Truth."

The center page of next week's Truth will be adorned with the picture of a charming set of Atlanta young ladies, who took part in the "Scenes from the Truth" at the performance for the benefit of the Woman's Exchange.

S. A. E. at a Banquet.

One of the features of the week's events was the banquet had by the local members of the Sigma Alpha Epsilon fraternity at the Armstrong hotel in Rome on Thursday evening. The occasion was an exceedingly pleasant one and thoroughly enjoyed by the large number of members present.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

LAKWOOD LINE IS OUT OF THE COURTS

Receiver Kendrick Is Dismissed by General Consent Order.

AFFAIRS EASILY ADJUSTED

Mr. J. F. Leary Is Satisfied with the Arrangements Made.

NO FURTHER LITIGATION IS ANTICIPATED

Improvements and Needed Repairs Will Be Made and the Property Put in Good Condition.

The affairs of the Atlanta Electric Railway Company having been satisfactorily adjusted, a consent order was taken yesterday before Judge Lumpkin dismissing Major W. J. Kendrick, who was appointed receiver of the assets of the company about two weeks ago.

The consent order is the result of an agreement reached between all parties interested in the affairs of the road. It was filed in the superior court by Mr. J. F. Leary, who was a creditor of the company in the sum of \$10,000. At the time the bill was filed Mr. Leary stated that he had no desire to force a sale of the assets, as he was making the steps

complicated home by Cadet Toon, of Florida.

Mrs. Terry and Miss Johnson, of Macon, are visiting friends on Houston street.

Miss Fitzgerald, of Savannah, is visiting friends at 29 and 31 Houston street.

Mrs. Gulm and Mrs. Holtfield, of Sandersville, are visiting friends in the city.

Judge and Mrs. H. M. Reid and the Misses Reid have returned home.

Dr. and Mrs. Hicks are the guests of Mr. and Mrs. William Spear on Peachtree.

Messrs. Henry Saunders, R. P. Bennett, Jr., and Victor Hollingsworth have returned from the east.

Mrs. Thomas Morgan and Miss Elizabeth Morgan will return from Vermont this week.

Mrs. Will Inman and her little son are expected home from Lake Spring tomorrow.

Mrs. H. Moseley and Mrs. J. W. Ryals have returned from an extended trip through the north.

Miss Nellie Deizer and Mary Mitchell have returned from a visit to Miss Lucy Hines at Silver Lake.

Mrs. William C. King and her son, Master Clayton King, have returned from a pleasant visit of two months to Nashville.

Misses Beale and Annie Pitten will visit Miss Annie Howard in New York this week.

Those present were: Misses Alma Pope, Della Roy, M. P. Phelps, Edith Beale, Phelan, Susan Kitchener, Lizzie Adams, Laura Witham, Grace Norcross, Lois Matthews, Myrtle Tye, Lillian Koffner, Susan Cunningham, Messrs. Cannon, Forbes, Paul Norcross, B. J. King, Olin Chapman, John Lattimer, Frank Nipper, Ned Johnson, S. H. Griffin, Mark Berry, Evan Howell, Arthur Howell, Robert Huger, Rowland Spain, Sam Crow, and others.

Atlanta Girls in "Truth."

The center page of next week's Truth will be adorned with the picture of a charming set of Atlanta young ladies, who took part in the "Scenes from the Truth" at the performance for the benefit of the Woman's Exchange.

S. A. E. at a Banquet.

One of the features of the week's events was the banquet had by the local members of the Sigma Alpha Epsilon fraternity at the Armstrong hotel in Rome on Thursday evening. The occasion was an exceedingly pleasant one and thoroughly enjoyed by the large number of members present.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.



WELL-MADE TROUSERS AT ONE-THIRD OFF

We believe that our Trousers are better and cheaper than those you can obtain elsewhere, because we take more pains to see that they are properly made.

Our \$2.00 Pants, now \$1.35, are sewed with silk and fit as well as our \$7.50 ones, now \$5.00.

We don't allow an imperfect pair to come into our store.

We have too many Trousers for the time of the year and we don't want to carry them over. Although piece goods are going up, we need the cash. Take advantage of this extraordinary offer. It will be a long time before you can again buy fine Trousers for so little money.

The consent order is the result of an agreement reached between all parties interested in the affairs of the road. It was filed in the superior court by Mr. J. F. Leary, who was a creditor of the company in the sum of \$10,000. At the time the bill was filed Mr. Leary stated that he had no desire to force a sale of the assets, as he was making the steps

complicated home by Cadet Toon, of Florida.

Mrs. Terry and Miss Johnson, of Macon, are visiting friends on Houston street.

Miss Fitzgerald, of Savannah, is visiting friends at 29 and 31 Houston street.

Mrs. Gulm and Mrs. Holtfield, of Sandersville, are visiting friends in the city.

Judge and Mrs. H. M. Reid and the Misses Reid have returned home.

Dr. and Mrs. Hicks are the guests of Mr. and Mrs. William Spear on Peachtree.

Messrs. Henry Saunders, R. P. Bennett, Jr., and Victor Hollingsworth have returned from the east.

Mrs. Thomas Morgan and Miss Elizabeth Morgan will return from Vermont this week.

Mrs. Will Inman and her little son are expected home from Lake Spring tomorrow.

Mrs. H. Moseley and Mrs. J. W. Ryals have returned from an extended trip through the north.

Miss Nellie Deizer and Mary Mitchell have returned from a visit to Miss Lucy Hines at Silver Lake.

Mrs. William C. King and her son, Master Clayton King, have returned from a pleasant visit of two months to Nashville.

Misses Beale and Annie Pitten will visit Miss Annie Howard in New York this week.

Those present were: Misses Alma Pope, Della Roy, M. P. Phelps, Edith Beale, Phelan, Susan Kitchener, Lizzie Adams, Laura Witham, Grace Norcross, Lois Matthews, Myrtle Tye, Lillian Koffner, Susan Cunningham, Messrs. Cannon, Forbes, Paul Norcross, B. J. King, Olin Chapman, John Lattimer, Frank Nipper, Ned Johnson, S. H. Griffin, Mark Berry, Evan Howell, Arthur Howell, Robert Huger, Rowland Spain, Sam Crow, and others.

Atlanta Girls in "Truth."

The center page of next week's Truth will be adorned with the picture of a charming set of Atlanta young ladies, who took part in the "Scenes from the Truth" at the performance for the benefit of the Woman's Exchange.

S. A. E. at a Banquet.

One of the features of the week's events was the banquet had by the local members of the Sigma Alpha Epsilon fraternity at the Armstrong hotel in Rome on Thursday evening. The occasion was an exceedingly pleasant one and thoroughly enjoyed by the large number of members present.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

W. Dickey and Bond Broker, Augusta, Ga. Honoree Invited.

